

PATENT Dkt. No. 0796/76794

DECLARATION AND POWER OF ATTORNEY.

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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FL	AME SYNTI CALCIU	HESIS OF META M AND PHOSPH	L SALT NANOPARTIC IATE COMPRISING NA	CLES, IN PART ANOPARTICLE	ICULAR ES
the specifica	tion of which				
(check one)	ie atto	ched hereto			
	X was	filed on March	15, 2004		
	PCT Interna	ational Application	n No. <u>PCT/CH2004/00</u>	as	
	and was am	ended on	1110. <u>TC1/C112004/00</u>	and	
	entered the	U.S. under 35 U.S	S.C. §371 as U.S. Appln.	S.N	
I hereby state including the	that I have a	reviewed and und lended by any ame	erstand the contents of tendment referred to above	he above-identi e.	fied specification
I acknowledg to be material	e the duty to d to the patent	isclose to the U.S. ability as defined	Patent and Trademark O	office all informateral Regulations,	ation known to me Section 1.56.
International International	Application widentified bel	ication(s) for pate hich designated at ow any foreign	Title 35, United States Count or inventor's certifical least one country other that application for patent obefore that of the earliest	te, or Section 30 an the United Star inventor's co	65(a) of any PCI tates, listed below
Prior Foreign	Application(s)		Priority Cl	aimed
Numb	<u>er</u>	Country	Filing Date	<u>Yes</u>	<u>No</u>
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provisional application(s) list		
Provisional Application Seria	al No. Filing Date	<u>Status</u>
listed below. Insofar as this ar	b(c) of any PCT International Applicati	Section 120 of any United States on(s) designating the United States
any such prior Application in Section 112, I acknowledge t information known to me to Regulations, Section 1.56, wh and the national or PCT interr	of (c) of any PCT International Application plication discloses and claims subject if the manner provided by the first paragraphe duty to disclose to the United State to be material to patentability as defining the became available between the filing national filing date of this application:	on(s) designating the United States matter in addition to that disclosed in aph of Title 35, United States Code, as Patent and Trademark Office all med in Title 37, Code of Federal
any such prior Application in Section 112, I acknowledge t information known to me to Regulations, Section 1.56, wh	o(c) of any PCT International Application plication discloses and claims subject replication discloses and claims subject rethe manner provided by the first paragraphe duty to disclose to the United State be material to patentability as defined became available between the filing	on(s) designating the United States matter in addition to that disclosed in aph of Title 35, United States Code, as Patent and Trademark Office all med in Title 37, Code of Federal
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Donald S. Dowden, Reg. No. 20,701; Ivan S. Kavrukov Reg. No. 25,161; Christopher C. Dunham Reg. No. 22,031; Jay H. Maioli, Reg. No. 27,213; William E. Pelton, Reg. No. 25,702; Robert D. Katz, Reg. No. 30,141; and each of them, all c/o Cooper & Dunham LLP of 1185 Avenue of the Americas, New York, NY 10036 (Tel: 212-278-0400), my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

Please address all communications, and direct all telephone calls, regarding this application to

Donald S. Dowden Reg. No. 20,701 Cooper & Dunham LLP 1185 Avenue of the Americas New York, N.Y. 10036 Tel. (212) 278-0400

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or First joint inventor Wendelin Jan Stark
Inventor's signature Westler Klash
Citizenship Swiss Date of Signature 18.04. 2006
Residence Zürich, Switzerland
Post Office Address Hönggerstrasse 43
8037 Zürich, Switzerland
Full name of sole or Second joint inventor Sotiris-Emmanuel Pratsinis Inventor's signature Citizenship Greek Date of Signature 19.08. 2006 Residence Zürich, Switzerland Post Office Address Aurorastrasse 73
CH-8032 Zürich, Switzerland
Full name of sole or Third joint inventor Marek Maciejewski Inventor's signature Citizenship Polish Date of Signature 12.09-2006
Residence Zürich, Switzerland
Post Office Address Limmattalstrasse 233
8049 Zürich, Switzerland
Full name of sole or Fourth joint inventor Inventor's signature Stefan Fridolin Loher Inventor's signature
Citizenship Swiss Date of Signature 09/15/1006
Residence Zürich, Switzerland
Post Office Address Wehntalerstrasse 116
8057 Zürich, Switzerland

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Full name of sole or					
Fifth joint inventor	Alfons Baiker				
Inventor's signature	alfans Daile				
Citizenship 'S	wiss Date of Signature 9/15/06				
Residence <u>Opfikon,</u>	Switzerland				
ost Office Address Rietgrabenstrasse 63					
	8152 Opfikon, Switzerland				